## U.S. Department of Justice United States Marshals Service

## Documer PROCES SERECTED PRESTURING

See Instructions for "Service of Process by the U.S. Marshal" on the reverse of this form.

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PLAINTIFF LEONARD C. JEFFERSON						COURT CASE NUMBER C.A. NO. 04-44 ERIE		
DEFENDANT	FFREY A BE	EARD, SELA	RETARY O	F CORRECTIO	NS	TYPE OF PROCESS		
SERVE	CHRISTIAN	) BAREFOI	ed. DEPI	MY AMORNA	ey Gene		TO SEIZE OR CONDEMN	
AT	ADDRESS (Street OFFICE DIF AT 564 FORBES	or RFD, Apartmen	nt No., City, St.	ate and ZIP Code)  6TH FL  SBURGH, P	OOR 1	MANOR COMPLEX	<b>(</b>	
SEND NOTICE OF SERVICE COPY TO REQUESTER AT NAME AND ADDRESS BELOW:						of process to be with this Form - 285		
LEONARD C. JEFFERSON 10745 RT. 18 ALBION, TA 16475-0002						of parties to be in this case	63	
					Check to U.S.	or service A.		
	RUCTIONS OR CTHER			SSIST IN EXPEDITI	NG SERVICE	(Include Business and	Alternate Addresses, All	
· . /	564 FORBE	S AVENUE cquesting service on	PITIS	BURGH, PA	KZ19	ANOR COMPLE	DATE	
	d C. Juffe	النسيبي التسنات	МАРСНА	DEFENDA		ONE WRITE RELO	08-14-05	
space below for use of us. Marsha acknowledge receipt for the total number of process indicated.  Sign only first USM 285 if more than one USM 285 is submitted)  Total Process District to Serve to Serve					Signature of Authorized USMS Deputy or Clerk			
	d return that I \( \) have pe company, corporation, et							
☐ I hereby certif	fy and return that I am	unable to locate the	he individual, c	ompany, corporation,	etc., named	above (See remarks belo	ow)	
Name and title of	individual served (if n	ot shown above)					suitable age and disessiding in the defendant's of abode.	
Address (complete	only if different than she	own above)				Date of Service Signature of U.S.	Time am  pm  Marshal or Deputy	
Service Fee	Total Mileage Charges (including endeavors)	Forwarding Fee	Total Charges	Advance Deposits	Amount ow	ed to U.S. Marshal or	Amount of Refund	
REMARKS:Ma	ild 8-24-09		· · _ · _ · · · · · · · · · · · ·			T 0 3 2005	<del></del>	

CLERK U.S. DISTRICT COURT WEST, DIST, OF PENNSYLVANIA AO 399 (12/93)

## WAIVER OF SERVICE OF SUMMONS

TO:
(NAME OF PLAINTIFF'S ATTORNEY OR UNREPRESENTED PLAINTIFF)
I acknowledge receipt of your request that I waive service of a summons in the
action of, which is case number
( and the second
in the United States District Court for the
District of
District of
I agree to save the cost of service of a summons and an additional copy of the complaint in this lawsuit by not requiring that I (or the entity on whose behalf I am acting) be served with judicial process in the manner provided by Rule 4.
I (or the entity on whose behalf I am acting) will retain all defenses or objections to the lawsuit or to the jurisdiction or venue of the Court except for objections base on a defect in the summons or in the service of the summons.
behalf I am acting) if an answer or motion under Rule 12 is not served upon you within 60 days after
outside the United States.
8/25/05  (DATE)  Christian D. Bareford
Print/Typed Name Christian D. Bareford
As counsel of William Wolfe
(Tide) (Corporate Defendant)

Duby to avoid Unnecessary Costs of Service of Summ

Rule 4 of the Federal Rules of Civil Proceduse requires certain parties to cooperate in seving tenecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and saled by a plaintiff located in the United States to waive service of summons, fails to de so will be required to bear the cost of such service unless good-cause be shown for its billure to sign and return the waives.

R is not good cause for failure to waive service that a party believes that the complaint is unfounded, or that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the schon or over its person, and may later object to the jurisdiction of the court or to the place where the ection has been brought. (accept any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the ection has been brought. A defendant who waives arrive must within the time specified on the waiver form serve on the plaintiff is ottomary (or turrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the Court. If the arraiver or motion is not served within this time, a default judgment may be taken against that defendant. By waming service, a defendant is allowed more time to answer thank the summons had been actually served when the request for waiver of service was notived, defendant.

04-44E WOIFE